

THE LIQUOR SELLERS

City Council Confronted by a Hard Problem.

THE THRIFTY DRUGGISTS

ELEVATOR AND BOILER INSPECTION ORDINANCE KILLED.

Councilman Diehl and the Sanitary Inspector Draw Off—Reconsidering Abandonment of the Parley's Canal—Lower Water Mains—The Warm Springs Lease.

In the proposed ordinance permitting drug stores to sell intoxicating liquors on physicians' prescriptions and alcohol unrestricted, on the payment of only the regular merchant's license, the city council last evening found a hard nut to crack. Suggestions for amendments were offered, but none of them seemed to indicate the effective way of handling the drug store liquor-selling problem satisfactorily to all public and private interests. After a long and wide-ranging discussion, the nut and the crackers were laid aside for another week.

Councilman Callister announced his opposition to the proposed ordinance, because he believed more alcohol, diluted with water, is used as an intoxicant than whisky. He thought that Salloway's bill fixing a license fee of \$100 yearly for the privilege of selling liquor in bottles only, was preferable to the bill which had been substituted for the original draft. Callister wanted action deferred for a week, so he could have opportunity to draw up an ordinance that would better fill all requirements and not result in cheating the municipality out of legitimate revenue.

Councilman Howe objected to anything that would allow druggists to sell alcohol without a physician's prescription and without the payment of a license fee payable to the city. It was Diehl's privilege to announce that the ladies wanted to buy alcohol at the lowest figures and without any license fee. He added that if the pending bill passed, the drug dealers would honestly comply with all requirements of the ordinance, while if the \$100 license bill became law all the saloons would be converted into cheap drug stores in order to take advantage of the lower license rate.

From statements made by saloonkeepers and drug dealers, Morris was satisfied that the "free license bill" would prove to be a satisfactory ordinance. As to the ordinance now recommended as law, it is imperative, Chief Pratt, he said, would not employ spots to apprehend druggists who do not pay for a special license and who persist in selling liquor to all comers without a doctor's recipe. According to Councilman Morris, the \$100 a year license scheme would give druggists the same privilege for which wholesale liquor dealers pay \$1,000 yearly, and only three or four drug stores would take out that license, the others preferring to run on the "free license" violation of the law, without contributing to the public treasury as an honest dealer would. In reply to a question, he confessed that he did not know any of the proposed or existing ordinances relating to drug store liquor selling could be enforced, unless the police department had its duty.

Salloway pleaded for the bill which he had proposed for enactment, the \$100 a year license.

For 30 years, Romney said, the Z. C. M. I. drug store had paid \$100 a year to sell liquor at wholesale, but in that time other drug stores had sold as much or more without ever paying a liquor dealer's license. He said he wanted liquor has no trouble to possess a physician's prescription for it, even if the liquor is not needed for medicinal purposes. Councilman Romney declared to the fact that councilmen and city officials of preceding administrations frequently became intoxicated in drug stores. He was for an equitable license arrangement that would minimize the abuses endured and prevent the many violations of law by the drug stores.

Robertson said the saloonkeepers objected to the plan of letting the drug stores enjoy a trade in bottled liquor by paying a license of \$400 yearly. The saloon pay \$1,000 yearly, and he believed were entitled to some protection. He favored the enforcing of the law, but not by spotting, which, he declared, made the detecting a party to the crime.

Fernstrom maintained that only spots could apprehend violations of the law in drug stores. He related the success of the license inspectors in these matters and censured the police department for shutting its eyes before the commission of crimes, while perpetrators of other offenses are gathered in with alacrity.

Callister's request for a week's postponement of action on the proposed ordinance was then acceded to.

"WHO KILLED COCK ROBIN?"

A numerous signed petition of stationery engineers and electricians, printers, praying for the passage of the ordinance requiring the inspection of boilers, engines and lifts, and the examination of all who work on them, as to their qualifications, proved unavailing. The proposed ordinance was killed, and after the deed was done a delegation of engineers dropped into the council chamber. After hearing of the fate of the measure they had hoped would be passed in their interests and to the greater safety for the public, they expressed their regret and the protest of owners of such machinery, who alleged that their apparatus is regularly inspected, insured and licensed by the city, and that the ordinance would have the effect of the defeat of the bill. Councilman Salloway made an earnest plea for the passage of the ordinance, but his word picture of the evils of boiler, elevator disasters and other possible accidents, which his bill was designed to more effectively guard against, failed to convince the council of the wisdom of the ordinance. The ordinance was struck out by a vote of 8 to 7, the negative vote being announced by Allen, Buckle, Callister, Patrick, Salloway, Weller and Barnes.

THE SANITARY DEPARTMENT.

Replying to the resolution of Councilman Diehl, adopted at last week's meeting, Sanitary Inspector Ure reported that six teams and two cars were employed in the garbage collecting service. The report gave the names of the drivers and their respective districts.

In answer to a question from Fernstrom, Diehl said he wanted this information to aid him in some detective work on his own hook. It was his purpose, he said, to follow the men up, to ascertain if they were responsible for the unsatisfactory service.

Diehl then proceeded to relate how many of his constituents had commended his action in shaking up the health department. After refuting Inspector Ure's charges that he had been remiss in obeying the ordinance, he said he was in sanitary arrangements. Councilman Diehl declared that the inspector did not have a proper comprehension of the duties of his office.

Fernstrom offered his congratulations to Diehl for having at last hit upon such a theme to popularize himself among his constituents in the Fifth precinct. The chairman of the sanitary committee stated that for the nine months in 1897, ended with September 30, there were 656 garbage complaints, while during the corresponding period this year only 446 complaints had been

THE PARLEY'S CREEK CANAL.

In the matter of the grievance of the farmers on the southeast bench relative to the unsatisfactory condition of the Parley's canal, the committee on irrigation recommended that the action of the council on Aug. 23, in abandoning the canal to increase the flow of water through the pipe system, be rescinded, for the reason that the maintenance of the canal would be a benefit to the farmers who have surplus rights and also an advantage to the city in times of high water. The committee further recommended that the city continue to maintain and operate the canal in accordance with the agreement with the farmers of Oct. 25, 1888, with the addition of a clause requiring the city to give six months' notice to the Pleasant View Irrigation company when they desired to again abandon the ditch.

CLAIMS CITY LAND.

Reporting on the petition of Margaretta and Romney wanted to press the matter to an immediate vote, and called a number of the city council members to the city hall to be present, and on their plea of wanting to know all the reasons for the change of councilman's sentiment, action was deferred.

The irrigation committee also recommended that the watermaster be instructed to open the head of Parley's canal so that the Pleasant View Irrigation company may use the surplus water of Parley's canyon creek. The committee's recommendation was adopted.

HARD ACCUSATIONS.

A petition was yesterday filed at the county clerk's office by Bertha G. Law, a girl 15 years of age, asking that Mrs. Loretta Callahan, with whom she is now residing at 102 East Third South street, be made her guardian.

The petitioner alleges that she does not know whether her father is living, and that her mother is a little child, when petitioner was a little child, that she has been living with her mother, whose present name is Luna Clark, until about three months ago, when she was compelled to leave the mother's home on account of the cruel and brutal treatment received at her hands. She alleges further that her mother habitually whips and beats her in a very inhuman manner, without provocation, and used toward her the most vile, indecent and profane language, and that her mother has been neglecting her care of a child. She further sets out that she has no money or friends and has been compelled to trust to the charity of neighbors for food and clothing, and has supported herself by working out whenever she could find employment.

She claims she has now found a good home with Mrs. Callahan, who is willing to accept the trust.

MRS. REICH'S WILL.

Filed in the Probate Division of the District Court.

The will of the late Margaret Reich was filed for probate at the county clerk's office yesterday. The value of the estate, comprising real estate and personal property, is about \$10,000, and her son, Benjamin T. Reich, is made sole executor. By the terms of the will, two children, Nellie Mullhall and Benjamin T. Reich, of Salt Lake, each receive \$200 for services and care rendered; this to be the first payment on the estate after all debts and liabilities have been cleared up. It is then directed that all the remaining property be divided among her children, share and share alike. The beneficiaries named as beneficiaries are: William Reich, Park City; Henry Reich, Vernal; Minnie Reich, Sacramento; Frederick Reich, Salt Lake; Emma Reich, Salt Lake; Louis Reich, Charles Reich, Nellie Mullhall, David Reich and Benjamin T. Reich, all of Salt Lake; excepting, however, the case of Henry Reich, in which the will directs that the sum of \$750 advanced him be deducted from his share, without interest. It is further directed that all moneys be collected and the real estate converted into cash for distribution as soon as practicable.

Buried the Hatchet.

Fred T. McCurrian and J. B. Blazer have buried the hatchet, and the damage suit instituted by the former to exact compensation for the loss of three front teeth, occasioned by violent contact with Blazer's knuckles, was discontinued yesterday.

Several years ago Fred T. McCurrian had occasion to cross-examine Blazer in a justice court, and the questioning irritated Blazer, who left the witness stand and swung his fist at McCurrian. The blow landed squarely, and three of Fred's teeth paid the penalty. McCurrian then sued for damages, and the case has been in court for many years. Blazer arrived in town a few days ago, and the parties got together and effected a settlement.

The case was to have come up before Judge Cherry yesterday.

Suit for Possession.

The Standard Steam Laundry has filed an action in the Third district court against C. A. Dole to recover rents for the premises occupied by the laundry, which the defendant secured possession of under sheriff's sale. The complaint alleges that before the expiration of the time for redemption of the property, demand was made upon Dole for an accounting, which he refused to make. The plaintiff, therefore, asked that defendant be ordered to pay \$125 per month for the use of the premises, and that the amount be credited upon the redemption money to be paid.

Verdict for Defendant.

The jury in the damage suit of Alice L. Gilson against the Salt Lake City Railroad company yesterday returned a verdict in favor of the defendant. Mrs. Gilson sued for \$4,500 damages for alleged injuries to her child, resulting from a fall from a car on the railroad. The jury found in favor of the defendant, and a judgment was entered for \$1,235, including costs, against Heber Loveland was entered, there being no cause of action against Scissons.

Court Notes.

Judge Cherry yesterday overruled defendant's motion to strike out the last bill in the case of the American Publishing company vs. A. Fisher et al. The case of Constance Williamson vs. the Utah Central Railway company was yesterday stricken from the calendar in Judge Cherry's division of the Third district court.

The case of Mary J. Lambert vs. Salt Lake City, which was to have come up before Judge Cherry yesterday, has been continued indefinitely.

On Saturday, Oct. 22, Judge Cherry will hear the case of Thomas W. Jennings and Frank D. Kimball against O. P. Pratt and D. K. Kimball, and Simon Damberger, Hudson Smith, Henry Barnes, John Beck and Spencer Clawson, which involves the payment of a note for \$500. Some five years ago the defendants formed what was called the North Salt Lake association, its object being to make improvements and speculate in real estate in the north part of the city. The association became indebted to one Lorenzo Pettit, and a note for \$500 was signed by O. P. Pratt in behalf of the association. The note was later assigned to the plaintiff, and Jennings now seeks to collect the amount.

The organization has long since broken up, and the defense was made that the signing of the note was unauthorized.

When the plaintiffs closed their case a motion of the defendant for nonsuit was argued and sustained by the court, thus ending the proceedings for the present at least.

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THEY WERE NONSUITED

Plaintiffs in Jennings vs. North Salt Lake Association.

MAKES HARD ALLEGATIONS

BERTHA LAW'S STATEMENTS REGARDING HER MOTHER.

Mrs. Reich's Will Filed For Probate—Jury Finds For Defendant In Gilson vs. Salt Lake City Railroad Company—Suit For Possession of Real Estate—Court Notes.

Judge Cherry's time during the greater portion of the afternoon yesterday was occupied in hearing the case of Thomas W. Jennings and Frank D. Kimball against O. P. Pratt and D. K. Kimball, and Simon Damberger, Hudson Smith, Henry Barnes, John Beck and Spencer Clawson, which involves the payment of a note for \$500. Some five years ago the defendants formed what was called the North Salt Lake association, its object being to make improvements and speculate in real estate in the north part of the city. The association became indebted to one Lorenzo Pettit, and a note for \$500 was signed by O. P. Pratt in behalf of the association. The note was later assigned to the plaintiff, and Jennings now seeks to collect the amount.

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THE ROYAL IS THE HIGHEST GRADE BAKING POWDER

known. Actual tests show it goes considerably further than any other brand.



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DEMOCRATIC STATE TICKET

For Representative in Congress, R. H. ROBERTS.
For Justice Supreme Court, R. N. HASKIN.

DEMOCRATIC COUNTY TICKET.

For the State Senate—Long Term: ORSON P. WHITNEY.
For the State Senate—Short Term: D. H. PERRY, JR.
For the House of Representatives: R. T. LLOYD.

For County Commissioners: J. S. B. STEWART, R. B. SHEPARD, J. H. BENNION.
For County Clerk: JOSEPH G. BYWATER, JOHN R. HANSON.

For County Auditor: MRS. ALICE M. HORNE, HORACE QUINN, JOHN W. FOREMAN.
For County Assessor: FRANCIS ALMSTRONG, J. S. HAWLINS, G. A. WHITAKER.

For County Attorney: GRAHAM F. PUTNAM.
For County Clerk: D. C. DUNBAR.

For Sheriff: JOHN F. HOWELL.
For Recorder: JAMES C. JENSEN.
For Auditor: GEORGE H. WOOD.

For Treasurer: STEPHEN H. LYNCH.
For Assessor: BARNY B. QUINN.
For Surveyor: CHAS. S. WILKES.

DEMOCRATIC MEETINGS.

Appointments of Speakers in the State and County.

Some changes have been made in the itinerary of the Democratic campaign speakers for both state and county. The corrected list is now as follows:

WEDNESDAY, OCT. 13.
Rever City—W. H. King.
Price—Joseph L. Rawlings.
Cedar City—O. W. Powers, R. N. Haskin.

Mercur—C. W. Harris, D. O. Rideout, Jr.
Salt Lake County—B. H. Roberts, Morgan City (morning)—C. W. Penrose.
Coalville (evening)—C. W. Penrose, Spaulding Fork—Moses Thatcher, Mattie H. Cannon.

THURSDAY, OCT. 20.
Paragona (noon)—William H. King.
Paragona (evening)—W. H. King.
Huntington—J. L. Rawlings.
Mammoth and Eureka—O. W. Powers, R. N. Haskin.

Mapleton—D. O. Rideout, Jr., Mattie H. Cannon.
Peoa and Kamas (day)—C. W. Penrose.
Heber City (evening)—C. W. Penrose.

FRIDAY, OCT. 21.
Summit (noon)—William H. King.
Cedar City (evening)—William H. King.

Castle Dale—J. L. Rawlings.
Bingham—B. H. Roberts.
Rayville—O. W. Powers.
Payson—C. W. Penrose, R. N. Haskin.

Wellsville—Moses Thatcher.
SATURDAY, OCT. 22.
Minersville, Milford and Frisco—W. H. King.
Silver City—F. S. Harris.

Salt Lake City—B. H. Roberts, Park City—O. W. Powers.
Pleasant Grove—C. W. Penrose, R. N. Haskin.

Hyrum—Moses Thatcher.
Moberg—F. S. Harris.
Scotts—Harden Bennion, J. W. Dilley, Heber Bennion.
Millard County—B. H. Roberts, F. S. Harris.

Santaquin—O. W. Powers.
Millard County—S. A. King.
Sanpete County—C. W. Penrose, R. N. Haskin.

Provo—Moses Thatcher, L. R. Martineau.
Rich County—D. O. Rideout, Jr.
Castle Gate—Heber Bennion, J. W. Dilley, Harden Bennion.

Davis County—B. H. Roberts, F. S. Harris.
American Fork—O. W. Powers.
Millard County—S. A. King.
Sanpete County—C. W. Penrose, R. N. Haskin.

Salt Lake County—Moses Thatcher, Rich County—D. O. Rideout, Jr.
Junab County—B. H. Roberts, W. H. King.

Price—Heber Bennion, J. W. Dilley, Harden Bennion.
Park City—O. W. Powers.
Pleasant Grove—C. W. Penrose, R. N. Haskin.

THURSDAY, OCT. 27.
Moab—Harden Bennion.
Sanpete County—O. W. Powers.
Sevier County—C. W. Penrose, R. N. Haskin.

Davis County—B. H. Roberts, F. S. Harris.
Sanpete County—O. W. Powers.
Maysville (noon)—C. W. Penrose.
Circleville (evening)—R. N. Haskin.
Richmond—Moses Thatcher.

Catch County—D. O. Rideout, Jr.
SATURDAY, OCT. 23.
Logan—B. H. Roberts, Moses Thatcher.

Neph—O. W. Powers.
Panguitch—C. W. Penrose, R. N. Haskin.

Springville—William H. King.
Cachoe County—D. O. Rideout, Jr.
MONDAY, OCT. 21.

Cachoe County—B. H. Roberts.
Mercur—O. W. Powers.
Parowan—C. W. Penrose, R. N. Haskin.
Brigham City—Moses Thatcher.

TUESDAY, NOV. 1.
Cachoe County—B. H. Roberts.
Salt Lake—O. W. Powers.
Beaver City—C. W. Penrose, R. N. Haskin.

WEDNESDAY, NOV. 2.
Morgan County—B. H. Roberts, F. S. Harris.
Minersville and Milford—C. W. Penrose, R. N. Haskin.
Carbon County—O. W. Powers.

THURSDAY, NOV. 3.
Summit County—B. H. Roberts, F. S. Harris.
Deseret (day)—C. W. Penrose.
Fillmore (evening)—R. N. Haskin.
Salt Lake County—O. W. Powers.

FRIDAY, NOV. 4.
Park City—B. H. Roberts and F. S. Harris.
Holden and Scipio—C. W. Penrose, R. N. Haskin.

SALT LAKE COUNTY.—O. W. Powers.
SATURDAY, NOV. 5.
Salt Lake City—B. H. Roberts.
Junab County—C. W. Penrose, R. N. Haskin.

SPRINGVILLE.—Moses Thatcher.
Salt Lake City—O. W. Powers.
MONDAY, NOV. 7.
Draper—Moses Thatcher, D. O. Rideout, Jr.
Salt Lake City—O. W. Powers.

County Speakers.

The appointments for the county are as follows:

WEDNESDAY, OCT. 13.
Murray Opera House—Speakers: Hon. B. H. Roberts, John P. Sorenson, George A. Whitaker. Music: Glee club and drum corps.

Sixteenth Ward Meeting House.—Graham F. Putnam, Judge H. P. Henderson, W. Stewart, John McEluff, Music: Glee club.